

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

Fracek, Jr. et al.

FOR: Web Linked Databse for Tracking Clinical

Activities and Competencies and Evaluation of Program

SERIAL NO:

09/731,367

FILED:

12/6/00

Resources and Program Outcomes

§ EXAMINER: SCHIFFMAN, J § GROUP ART UNIT: 3679

§ DOCKET: 98006/16UTL

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CERTIFICATE OF MAIL BY EXPRESS MAIL

Date of Deposi

that this paper or fee is being deposited with the United States Postal Service "Express Mail service under 37 C.F.R. § 1.10 on the date indicated above and is addressed to the:

Assistant Commissioner of Patents MS AMENDMENT NO FEE

September 29, 2003 Date of Signature

DECLARATION OF DR. JON O. NILSESTUEN UNDER 37 CRF § 1.131

My name is Jon O. Nilsestuen, I am a named inventor on the above-identified patent application and am over eighteen (18) years of age and declare as follows:

The present application is based on a provisional filing, 60/169,175 filed 12/06/99 that was based on an invention disclosure submitted to the University of Texas Medical Branch on 13 July 1999 forwarded to Applicants' attorney on 30 September 1999.

The program has subsequent to the patent filings been successfully licensed and is being used by over 50 medical education institutions nationwide. In addition, one of the professional accrediting agencies has signed an agreement to help market and distribute the database application as part of the offerings they have available to support the educational institutions they serve. The database application automates and strengthens the ability of the instructional program to track and document student progress in the clinical settings, and automates the process of collecting and reporting outcomes data for accreditation purposes.

I hereby declare that all statements made of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully subinisted

Response to Non-Final Office Action HMN: EV 123 140 715 US

Robert W. Strozier, p.1.1.c.